UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

Charles Glenn

v. Civil No. 11-cv-475-JD

NH State Prison Family Connections Center, et al.

ORDER GRANTING MOTION TO PROCEED IN FORMA PAUPERIS

The plaintiff, an inmate at NH State Prison ("Institution"), has filed a motion to proceed *in forma pauperis* in the above-captioned case, which is accompanied by a certificate signed by an authorized individual from the Institution. The certificate evidences that over the last six months, the plaintiff's average deposits have been \$32.13 and the plaintiff's average monthly balance has been \$4.31. Plaintiff's current balance is 20 cents.

The motion to proceed *in forma pauperis* is GRANTED; however, pursuant to 28 U.S.C. § 1915(b)(1), an initial filing fee is assessed in the amount of \$0. In addition, 20% of each preceding month's income credited to the plaintiff's account shall be remitted by the Institution when the amount in the account exceeds \$10.00 until the sum of \$350.00 has been paid. 28 U.S.C. § 1915(b)(2). Before indicating whether he agrees to pay the filing fee and proceed with this civil action, the plaintiff should be informed of the following.

First, the plaintiff is hereby on notice that the court may dismiss this action if it:

- (1) is frivolous, malicious, or fails to state a claim upon which relief may be granted; or
- (2) seeks monetary relief from a defendant who is immune from such relief.

Case 1:11-cv-00475-JD Document 3 Filed 10/13/11 Page 2 of 3

28 U.S.C. § 1915A(b); LR 4.3(d)(2). If the court does dismiss the action, the plaintiff

will still be required to pay the filing fee in full.

Second, the plaintiff is advised that, in the event he is released from incarceration prior to the

filing fee of \$350.00 being paid in full, he is still required to pay the entire filing fee.

Third, the plaintiff should note that a prisoner who has had three civil actions dismissed under

28 U.S.C. § 1915(e) may not thereafter, absent "imminent danger of serious physical injury," file a new

civil action without prepayment of the entire filing fee. 28 U.S.C. § 1915(g).

Therefore, on or before November 3, 2011, the plaintiff shall return the attached Prisoner

Consent Form and indicate whether he intends to incur the cost of the filing fee and proceed with this

action, or whether he intends not to proceed with this litigation at this time. The failure to return the

attached Prisoner Consent Form by the above deadline will be interpreted as indicating the

plaintiff's desire not to proceed with this litigation and will result in the dismissal of the

complaint. In the event the plaintiff elects to proceed with this matter and so indicates on a

signed Prisoner Consent Form, the initial partial filing fee shall be forwarded to the Clerk of

Court by the Institution in accordance with this Order. A copy of this Order, along with a copy

of the signed Prisoner Consent Form, shall be forwarded by the Court to the Institutions inmate

account department following the plaintiff's indication to the Court that he intends to go forward

with this matter and incur the \$350.00 cost of suit.

SO ORDERED.

Dated: October 13, 2011

Landya B. McCafferty

U.S. Magistrate Judge

cc: Charles Glenn, pro se

~PLEASE DELIVER THIS FORM TO INTAKE~

UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

01
he above- n, I must be paid from the sum of
nd I e.
ome credited ecount to the nmate hat amount to spaid in full. In forma ounts. I also hed court transferred. If the filing understand to will contact